

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

**PATENT** 

**APPLICATION OF:** 

ROBERT JOHN BARSOTTI ET. AL.

SERIAL NO.: 09/482724

FILED: JANUARY 13, 2000

**EXAMINER:** 

CASE NO.: PT0026 US CIP

**GROUP ART UNIT: 1774** 

FOR: GAS BARRIER COATING SYSTEM FOR POLYMERIC FILMS AND RIGID

**CONTAINERS** 

I hereby certify that, on the date shown below, this paper was deposited with the United States Postal Service with sufficient postage as First Class Mail in an envelope addressed to:

Mail Stop Petition

Assistant Commissioner of Patents

Washington, D.C. 20231

## REQUEST FOR WITHDRAWAL OF HOLDING OF ABANDONMENT OR IN THE ALTERNATIVE, PETITION TO REVIVE

Mail Stop PETITION Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

This Petition is submitted pursuant to 37 CFR 1.181(a). Applicants respectfully request that the above-identified application be revived and forwarded to the Examiner for examination.

On February 25, 2002, an Office Action with a restriction requirement was mailed by the U.S. PTO. Applicants mailed a "Response to Restriction Requirement" on March 13, 2002. A copy of our "Response to Restriction Requirement" is enclosed as Exhibit A. We received a return postcard bearing a date-stamp of March 20, 2002 confirming that the U.S. PTO received our "Response to Restriction Requirement" on that date. A copy of the return postcard is enclosed as Exhibit B.

Through a routine status check this summer, my legal assistant checked the record for Serial No. 09/482,724 in the U.S. PTO PAIR system and discovered that a Notice of Abandonment for failure to respond to Office Action was mailed on October 22, 2 PECEIVED Application No.: 09/482724

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Applicants have no record of ever receiving this Notice of Abandonment. We have checked our files and cannot find a copy of the Notice. Nor was the Notice of Abandonment entered into our docket system, and our docketing department is the first to receive all correspondence from the U.S. PTO.

Because Applicants did not receive the Notice of Abandonment, we had no knowledge that the application had been abandoned until we conducted our routine status check. We are filing this petition to withdraw the holding of abandonment promptly upon learning of the abandonment.

The Notice of Abandonment was issued in error and should be withdrawn. It is clear from Exhibits A and B that the Applicants submitted a timely Response to the Restriction Requirement and that the U.S. PTO received this response. Because the Notice of Abandonment was erroneous, no fee is due for this petition. Nevertheless, if there is any fee required with this paper, including the fee necessary for a petition to revive because the application was unintentionally permitted to become abandoned, the Applicants respectfully request the Commissioner to charge the fee to Deposit Account No. 04-1928 (E.I. DuPont de Nemours and Company).

A prompt and favorable action is earnestly requested.

**CHARLES E. KRUKIEL** 

ATTORNEY FOR APPLICANTS

Charles E. Kukiel

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Dated: <u>August 20, 2003</u>

Enclosure

Exhibits A and B